UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

AUTHORS GUILD, et al., individually and on behalf of others similarly situated,

Plaintiffs,

v.

OPENAI INC., OPENAI OPCO LLC, OPENAI GP LLC, OPENAI LLC, OPENAI GLOBAL LLC, OAI CORPORATION LLC, OPENAI HOLDINGS LLC, OPENAI STARTUP FUND I LP, OPENAI STARTUP FUND GP I LLC, OPENAI STARTUP FUND MANAGEMENT LLC, and MICROSOFT CORPORATION,

Defendants.

JONATHAN ALTER, et al., on behalf of themselves and all others similarly situated,

Plaintiffs,

v.

OPENAI, INC., OPENAI GP, LLC, OPENAI, LLC, OPENAI OPCO LLC, OPENAI GLOBAL LLC, OAI CORPORATION, LLC, OPENAI HOLDINGS, LLC, and MICROSOFT CORPORATION,

Defendants.

Case No. 1:23-cv-08292-SHS

Case No. 1:23-cv-10211-SHS

PLAINTIFFS' MOTION FOR LEAVE TO FILE UNDER SEAL

Pursuant to Your Honor's Individual Rules and Practices 5(B), Plaintiffs seek leave to file a portion of their letter motion to compel the production of documents from Defendant Microsoft Corporation ("Microsoft"), and a portion of certain of the exhibits to that motion, under seal (together, the "Letter Motion").

The redactions in the Letter Motion (and exhibits thereto) – namely, one sentence on page 3 of the Letter Motion itself, two sentences and five bullet points of Exhibit 3 (May 24,

2024 ltr.), five sentences of Exhibit 4 (June 4, 2024 ltr.), and two sentences of Exhibit 5 (June 13, 2024 ltr.) – pertain to a quote from a Microsoft/OpenAI document that Microsoft has designated as highly confidential, and/or refer to other documents produced by Microsoft on May 17, 2024 with confidential and/or highly confidential designations.

In accordance with Microsoft's designations, and without prejudice to Plaintiffs' position that the material may not warrant such designations (an issue they can agree to defer until Summary Judgment and/or until the close of discovery), Plaintiffs respectfully request leave to file their letter motion to compel partially under seal.

Dated: July 22, 2024 Respectfully submitted,

/s/ Rachel Geman

Rachel Geman Wesley Dozier (pro hac vice) Anna J. Freymann LIEFF CABRASER HEIMANN & BERNSTEIN, LLP 250 Hudson Street, 8th Floor New York, NY 10013-1413 Telephone: 212.355.9500 rgeman@lchb.com wdozier@lchb.com afreymann@lchb.com

Reilly T. Stoler (pro hac vice) LIEFF CABRAŠER HEIMANN & BERNSTEIN, LLP 275 Battery Street, 29th Floor San Francisco, CA 94111-3339 Telephone: 415.956.1000 rstoler@lchb.com

/s/ Justin Nelson

Justin A. Nelson (pro hac vice) Alejandra C. Salinas (pro hac vice) SUSMAN GODFREY L.L.P. 1000 Louisiana Street, Suite 5100 Houston, TX 77002 Telephone: 713-651-9366 jnelson@susmangodfrey.com asalinas@susmangodfrey.com

Rohit D. Nath (*pro hac vice*) SUSMAN GODFREY L.L.P. 1900 Avenue of the Stars, Suite 1400 Los Angeles, California 90067 Telephone: 310-789-3100 rnath@susmangodfrey.com

J. Craig Smyser SUSMAN GODFREY L.L.P. 1901 Avenue of the Americas, 32nd Floor New York, New York 10019 Telephone: 212-336-8330 csmyser@susmangodfrey.com

Charlotte Lepic SUSMAN GODFREY L.L.P. One Manhattan West New York, NY 10001 clepic@susmangodfrey.com

/s/ Scott Sholder
Scott J. Sholder
CeCe M. Cole
COWAN DEBAETS ABRAHAMS & SHEPPARD LLP
41 Madison Avenue, 38th Floor
New York, New York 10010
Telephone: 212.974.7474
ssholder@cdas.com
ccole@cdas.com

Attorneys for Plaintiffs and the Proposed Classes

PROOF OF SERVICE VIA ECF

On July 22, 2024, I caused to be served the following document on all counsel of record via ECF.

PLAINTIFFS' MOTION FOR LEAVE TO FILE UNDER SEAL

/s/ Rachel Geman
Rachel Geman